NOTICE: THIS MORTGAGE SECURES REVOLVING LOAN AGREEMENT UNDER WHICH FUTURE ADVANCES MAY BE MADE FROM TIME TO TIME. THE CREDIT LIMIT IS \$ 60000.00. MAXIMUM TERM IS 20 YEARS. THIS SPACE PROVIDED FOR RECORDER'S USE Recording requested by: Please return to: GENERAL FINANCE CORPORATION 3718886 5314 W LAWRENCE AVE CHICAGO IL 60630 MORTGAGEE: NAME(S) OF ALL MORTGAGORS ARTHUR DEVEREAUX AND MORTGAGE CENERAL FINANCE CORPORATION ANN TAYLOR AND 5314 W LAWRENCE AVE AS JOINT TENANTS WARRANT CHICAGO IL 60630 TO - (OWTH DIVED - NT RMRD) WHEREAS, Mortgagor is justly indebted to Mortgagee as evidenced by a Revolving Loan Agreement of even date herewith with a credit limit and initial advance as set forth above payable in monthly installments as therein described until paid in full. NOW, THEREFORE, the ordersigned Mortgagor (whether one of more) in consideration of the premises and to secure the performance of the Revolving Loan Agreement and the payment of all sums now or hereafter constituting the unpaid balance thereof and compliance with all the stipulations herein contailed, does hereby mortgage and warrant unto Mortgagee, its successors and assigns, the following described real estate, situated in_ County, Illinois, to Wit: LOT 5 IN CLIFF'S SUBDIVISION OF PART OF THE NORTH 1 OF THAT PART OF THE SOUTH EAST 1 OF THE NORTH WEST & OF SECTION 25, TOWNSHIP 42 NORTH, RANGE 12 EAST OF THE THIRD FRINCIPAL MERIDIAN LYING SOUTH OF THE NORTH 20 ACRES THEREOF, ACCORDING TO PLAT THEREOF REGISTERS ON MARCH 16, 1956 AS LR1657502 IN COOK COUNTY ILLINOIS County Clarks COMMONLY KNOWN AS 1831 BALMORAL GLENVIEW IL 60025 PERMANENT TAX # 04-25-116-020-0000 including the rents and profits arising or to arise from the real estate from default until the time to redeem from any sale under judgment and State of lill toll, hereby releasing and COUK of foreclosure shall expire, situated in the County of___ waiving all rights under and by virtue of the Homestead Exemption Laws of the State of Illinois, and all right to etain possession of. said premises after any default in or breach of any of the coverants, agreements, or provisions herein contained And it is further provided and agreed that if default be made in the payment of said contract (or any of them) or any part thereof, one the interest thereon or any part thereof, when due, or in case of waste or non-payment of taxes or assessments, or neglect to procure or renew insurance, as heroinafter provided, then and in such case, the whole of said principal and interest secured by the contract in this mortgage mentioned shall thereupon, at the option of the holder of the contract become immediately due and payable; anything herein or in said contract contained to the contrary notwithstanding and this mortgage may, without notice to said Mortgagor of said option or election, be immediately foreclosed; and it shall be lawful for said Mortgagee, agents or attorneys, to enter into and upon said premises and to receive all rents, issues and profits thereof, the same when collected, after the deduction of reasonable expenses, to Je applied upon the indebteciness secured hereby, and the court wherein any such suit is pending may appoint a Receiver to collect said rents, issues and profits to be applied on the interest accruing after foreclosure sale, the taxes and the amount found due by such decree. If this mortgage is subject and subordinate to another mortgage, it is hereby expressly agreed that should any default be made in the payment of any installment of principal or of interest on said prior mortgage, the holder of this mortgage may pay such installment of principal or such interest and the amount so paid with legal interest thereon from the time of such payment may be added to the indebtedness secured by this mortgage and the accompanying contract shall be deemed to be secured by this mortgage, and it is further expressly agreed that In the event of such default or should any suit be commenced to foreclose said prior mortgage, then the amount secured by a this mortgage and the accompanying contract shall become and be due and payable at any time thereafter at the sole option of the owner or holder of this mortgage. S SPERANDIO This instrument prepared by... (Name)

CHICAGO IL

(Address)

W LAWRENCE AVE

013-03007 (REV. 5-88)

UNOFFICIAL CC

And the said Mortgages further covenants and agrees to and with said Mortgague that Mortgagor will in the meantime pay all taxes and assessments on the said premises, and will as a further security for the payment of said indebtedness keep all buildings that may at any time be upon said premies insured for fire, extended coverage, vandalism and malicious mischief in some reliable company, up to the insurable value thereof, or up to the amount remaining unpaid of the said indabtedness by suitable policies, payable in case of loss to the said Mortgages, and to deliver to it all policies of insurance thereon, as soon as effected, and all renewal certificates therefor; and said Mortgages shall have the right to collect, receive and receipt, in the name of said Mortgagor or otherwise; for any and all money that may become cayable and collectable upon any such policies of insurance by reason of damage to or destruction of said buildings or any of them, and apply the same less all reasonable expenses in obtaining such money in satisfaction of the money secured hereby, or in case said Mortgages shall so elect, may use the same in repairing or rebuilding such building and in case of refusal or regulect of said Mortgagor thus to insure or deliver such policies, or to pay taxes, said Mortgagee may procure such insurance or pay such taxes, and all morties thus paid shall be secured hereby, and shall bear interest at eight percent and be paid out of the proceeds of the sale of said premises, or out of such insurance money if not otherwise paid by said Murtgagor

If not prohibited by law or regulation, this mortgage and all sums hereby secured shall become due and payable at the option of the Mortgages and without notice to Mortgagor forthwith upon the conveyance of Mortgagor's title to all or any portion of said mortgaged property and premises, or upon the vesting of such title in any manner in persons or entities other than, or with, Mortgagor unless the

purchaser or transferee assumes the indebtedness secured hereby with the consent of the Mortgagee.

And said Mortgagor further agrees that in casu of default in the payment of the interest on said contract when it becomes due and payable it shall hear like interest with the principal of said contract.

And it is further exp. stely agreed by and between said Mortgagor and Mortgages, that if default be made in the payment of said contract or in any of ther, or any part thereof, or the interest thereon, or any part thereof, when due, or in case of a breach in any of the covenants, or agreements here in contained, or in case said Mortgagee is made a party to any suit by reason of the existence of this mortgage, then or in any such cover, said Mortgagor shall at once owe said Mortgagee reasonable attorney's or solicitor's fees for protecting its interest in such suit and fur the collection of the amount due and secured by this mortgage, whether by foreclosure proceedings or otherwise, and a lien is nereby given upon said premises for such rees, and in case of foreclosure hereof, a decree shall be entered for such

JUNE	or <u>S</u> _ha_VE hereunto setTHE A_D_ 1988`	William Misse	(SEA)
ATE OF ILLINOIS, County of	соок	55:	(SEAI
i, the undersigned, a Novary Public, in HEIR DEVEREAUX AND ANN TAY In divining of not a removed	OR, AS JOINT TENANTS personally known to the foregoing instri- that	, 1231 BALMORAL GLENVIEW In me 13 has the same person. So whose iment a peared before the this day in 19 and signed sealed and delivered said in for the uses and purposes therein set for	name S subscribed to person and acknowledge strument as A from the strument as A from the strument as S subscribed to strument as S subscribed
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